

Time allowed.

On record, for errors of law.

Statement of case on appeal.

Transmission of record on appeal.

Time for docketing.

Motion to docket and dismiss appeals.

Appellant's brief.

Appeal dismissed upon failure to file within time allowed.

Appellee's brief.

Copy to opposing counsel.

within ten days from date of rendition of judgment to the Superior Court of the county in term time, for errors assigned in matters of law or legal inference, in the same manner as is provided for appeals from the Superior Court to the Supreme Court, except as follows:

(1) The appellant shall cause a copy of the statement of case on appeal to be served on the respondent within thirty days from the entry of the appeal taken, and the respondent, within fifteen days after such service, shall return the copy with his approval or specific amendments endorsed or attached; if the case be approved by the respondent, it shall be filed with the clerk as a part of the record; if not returned with objections within the time prescribed, it shall be deemed approved: *Provided*, that the judge trying the case shall have the power, in the exercise of his discretion, to enlarge the time in which to serve statement of case on appeal and exceptions thereto or counter statement of case.

(2) The appellant shall file one typewritten copy of the statement of case on appeal, as settled, containing the exceptions and assignments of error, which, together with the original record, shall be transmitted by the Clerk of the County Civil Court to the Superior Court as the complete record on appeal in said court.

(3) The record in the case on appeal to the Superior Court must be docketed in the Superior Court within ten days after the date of settling the case on appeal. If the appellant shall fail to perfect his appeal within the prescribed time, the appellee may file with the Clerk of Superior Court a certificate of the clerk of court from which the appeal comes showing the names of the parties thereto, the time when the judgment and appeal were taken, the name of the appellant and the date of the settling of case on appeal, if any has been settled, with his motion to docket and dismiss said appeal at appellant's cost, which motion shall be allowed at the first regular term or any succeeding regular term of the Superior Court.

(4) Appellant shall file one typewritten brief with the Clerk of Superior Court, and shall immediately mail or deliver to appellee's counsel a carbon typewritten copy thereof. If appellant's brief has not been filed with the Clerk of Superior Court, and no copy has been delivered to appellee's counsel within three weeks from the date of settling the case on appeal, the appeal will be dismissed on motion of appellee at the next regular term or any succeeding regular term of the Superior Court, unless for good cause shown the court shall give appellant further time to file his brief.

(5) Appellee shall file one typewritten brief and a carbon copy thereof with the Clerk of Superior Court within five weeks from the date of settling the case on appeal; the copy of same will be